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## ERMINAL DISCLAIMER TO OBVIATE A DOUBLE PATENTING REJECTION OVER A PRIOR PATENT

Docket Number (Optional)
96700/855

MIATRA	REJECTION OVER A PRIOR PATE	INI	907007055
	Steven D. Schwartz, Vern L. Schramm and	Benjamin B. Braunheim	
Application No.: 10	/752,259		
Filed: January 6,	2004		
	TWORK METHODS TO PREDICT ENZYME INHIBIT Albert Einstein College of ner*, Medicine of Yeshiva University, of 100	OR OR RECEPTOR LIGAND POT	
disclaims, except a which would exter shortened by any so granted on the	as provided below, the terminal part of the statured beyond the expiration date of the full statute terminal disclaimer, of prior Patent No. 6,18 instant application shall be enforceable only for This agreement runs with any patent granted of	tory term of any patent granted bry term defined in 35 U.S.C. 5,548 B1 . The owner here or and during such period that	d on the instant application, 154 and 173, as presently eby agrees that any patent it and the prior patent are
application that we prior patent, as p maintenance fee, whole or terminally	the above disclaimer, the owner does not discould extend to the expiration date of the full st resently shortened by any terminal disclaime is held unenforceable, is found invalid by a coy disclaimed under 37 CFR 1.321, has all claim terminated prior to the expiration of its full	atutory term as defined in 35 r, in the event that it later: e purt of competent jurisdiction, is canceled by a reexamination	U.S.C. 154 and 173 of the expires for failure to pay a is statutorily disclaimed in certificate, is reissued, or
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		Craig J. Arnold - Re	eg. No. 34,287
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•		212-336-8000	
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## TERMINAL DISCLAIMER TO OBVIATE A DOUBLE PATENTING REJECTION OVER A PRIOR PATENT

Docket Number (Optional) 96700/855

In re Application of: Steven D. Schwartz, Vern L. Schramm and	d Benjamin B. Braunl	heim
Application No.: 10/752,259		
Filed: January 6, 2004		
For: NEUTRAL NETWORK METHODS TO PREDICT ENZYME INHIBIT	TOR OR RECEPTOR LIGA	AND POTENCY
Albert Einstein College of The owner*, Medicine of Yeshiva University, of100	percent interest in	n the instant application hereby
disclaims, except as provided below, the terminal part of the statu which would extend beyond the expiration date of the full statut shortened by any terminal disclaimer, of prior Patent No. 6,67 so granted on the instant application shall be enforceable only f commonly owned. This agreement runs with any patent granted its successors or assigns.	utory term of any patent ory term defined in 35 78,618 B1 . The ow or and during such per	granted on the instant application U.S.C. 154 and 173, as presently mer hereby agrees that any patention find that it and the prior patent are
In making the above disclaimer, the owner does not disc application that would extend to the expiration date of the full s prior patent, as presently shortened by any terminal disclaimer maintenance fee, is held unenforceable, is found invalid by a c whole or terminally disclaimed under 37 CFR 1.321, has all clair is in any manner terminated prior to the expiration of its full	tatutory term as define er, in the event that it court of competent juris ms canceled by a reexa	d in 35 U.S.C. 154 and 173 of the later: expires for failure to pay a soliction, is statutorily disclaimed in amination certificate, is reissued, o
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I hereby declare that all statements made herein of my information and belief are believed to be true; and further that the false statements and the like so made are punishable by fine or the United States Code and that such willful false statements maissued thereon.	ese statements were ma imprisonment, or both,	ade with the knowledge that willful under Section 1001 of Title 18 of
2.  The undersigned is an attorney or agent of record.	Signature	June 10/21/04
	Crain J. Arno	old - Reg. No. 34,287
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	- 1	2-336-8000
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